

REMARKS

Claims 2-3 have been cancelled. Claims 1 and 12 have been amended to clarify the subject matter regarded as the invention. Claims 1 and 4-14 remain pending.

The Examiner has rejected claims 1, 2, 6-8, and 10-13 under 35 U.S.C. §102. The Examiner also rejected claims 3-5, 9, and 14 under 35 U.S.C. §102.

The rejections are respectfully traversed. As amended, claim 1 recites "...displaying simultaneously in an animation window the object in an animated manner in a first scenario, wherein the first scenario is a collaborative community environment and the object is a character developed by a general audience, wherein each member of the general audience may develop the object, such that as a component of the object is being drawn in the drawing window the object is animated and displayed to the general audience in an animation window in the form of an animated object, whereby the animated object is capable of being played back immediately as the object is created in the drawing window...." None of the cited references disclose or suggest the claimed invention. Thus, Applicants submit that claim 1 is allowable for the above reasons.

Claims 4-11 depend from claim 1 and are believed to be allowable for the same reasons described above. Claim 12 has been amended similarly to claim 1 and is also believed to be allowable for the same reasons as those stated above for claim 1. As claims 13 and 14 depend from claim 12, these claims are also allowable for reasons similar to those stated above.

Reconsideration of the application and allowance of all claims are respectfully requested based on the preceding remarks. If at any time the Examiner believes that an interview would be helpful, please contact the undersigned.

Respectfully submitted,



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